EXHIBIT 7

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FINAL JUDGMENT AND PERMANENT INJUNCTION ORDER

This matter having been opened to the Court on the plaintiff's application for issuance of final judgment pursuant to Fed. R. Civ. P. 55(b); and it appearing that the plaintiff commenced this civil action on April 26, 2007, by filing a Complaint with this Court; and it further appearing that the plaintiff filed an Amended Complaint on May 21, 2007; and the Court by Order dated August 3, 2007, having directed that service of process on defendants Virgin Beauty Industries Ltd. and Adefolorunsho Technical Enterprises Ltd. be effected by personal delivery of a copy of the Summons and Complaint in this action to an officer, director, managing or general agent, or any other agent authorized by appointment or by law to receive service of process on Virgin Beauty Industries Ltd. or Adefolorunsho Technical Enterprises Ltd.; and it further appearing that defendants Virgin Beauty Industries Ltd. and Adefolorunsho Technical Enterprises Ltd. were personally served with Summonses and the Amended Complaint in this action on August 9, 2007; it further appearing that defendants Virgin Beauty Industries Ltd. and Adefolorunsho Technical Enterprises Ltd. have served no response to the Amended Complaint and their time for doing so has expired; and it further appearing that by their default in this action, defendants Virgin Beauty Industries Ltd. and Adefolorunsho Technical Enterprises Ltd., have admitted to liability for infringement of the VIRGIN trademark owned by plaintiff, and good cause otherwise appearing, it is hereby

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ORDERED, that plaintiff's application for issuance of final judgment under Fed. R. Civ.

P. 55(b) is hereby GRANTED; and it is further

ORDERED, that defendants Virgin Beauty Industries Ltd. and Adefolorunsho Technical

Enterprises Ltd., their officers, agents, servants, employees, and attorneys, and all those

distributors or other persons in active concert or participation with defendants Virgin Beauty

Industries Ltd. or Adefolorunsho Technical Enterprises Ltd. who receive actual notice of this

Order by personal service is otherwise, are hereby permanently enjoined and restrained from

advertising, marketing, selling, offering for sale, importing, or distributing any VIRGIN "hair

fertilizer" product, including the product depicted in Exhibit 1 hereto; and it is further

ORDERED, that defendants Virgin Beauty Industries and Adefolorunsho Technical

Enterprises Ltd., their officers, agents, servants, employees, and attorneys, and all those

distributors or other persons in active concert or participation with defendants Virgin Beauty

Industries Ltd. or Adefolorunsho Technical Enterprises Ltd. who receive actual notice of this

Order by personal service is otherwise, are hereby permanently enjoined and restrained from

using VIRGIN as a purported designation of the origin of "hair fertilizer" or any other hair or

beauty care product made or distributed by defendants Virgin Beauty Industries Ltd. or

Adefolorunsho Technical Enterprises Ltd.

DONE AND ORDERED this ____ day of _____, 2007.

The Honorable Richard J. Holwell United States District Judge

Southern District of New York

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EXHIBIT 1



